1 2 3 4 5	Alan S. Gutman, SBN 128514 John Juenger, SBN 225201 LAW OFFICES OF ALAN S. GUTMAN 9401 Wilshire Boulevard, Suite 575 Beverly Hills, CA 90212-2918 Telephone: 310-385-0700 Facsimile: 310-385-0710 email: alangutman@gutmanlaw.com jjuenger@gutmanlaw.com	om
6	Attorneys for Defendant and Counter-Claimant THIERRY GUETTA a/k/a MR. BRAINWASH	
7		
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
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11	GLEN E. FRIEDMAN,	Case No. CV10-0014 DDP (Jcx)
12	Plaintiff,	NOTICE OF DEFENDANT THIERRY GUETTA'S MOTION TO COMPEL
13	VS.	FURTHER RESPONSES TO INTERROGATORIES AND REQUESTS
14 15	THIERRY GUETTA a/k/a MR. BRAINWASH, and DOES 1 through 10, inclusive,	FOR PRODUCTION OF DOCUMENTS AND REQUEST FOR ATTORNEY'S FEES IN THE AMOUNT OF \$2,600
16	Defendants.	[DISCOVERY MATTER]
17	AND RELATED COUNTER-CLAIM.	HON. JACQUELINE CHOOLJIAN, MAGISTRATE JUDGE
18		[Filed concurrently with Joint
19		Stipulation; Declaration of John Juenger; Proposed Order]
20		DATE: March 1, 2011
21		TIME: 9:30 a.m. CTRM: 20, 3rd Floor
22		Discovery Cut-off: April 8, 2011
23		Pre-trial Ćonf: July 25, 2011 Trial: August 16, 2011
24		
25	TO THE HONORABLE COURT, THE PARTIES AND THEIR COUNSEL:	
26	PLEASE TAKE NOTICE that on March 1, 2011 at 9:30 a.m. or as soon thereafter	
27	as the matter may be heard in the above mentioned Court, located in Courtroom 20, 3rd	
28	Floor at 312 N. Spring Street, Los Angeles, CA 90012, Defendant Thierry Guetta will move	

this Court for an order compelling Plaintiff Glen E. Friedman to provide further responses 1 2 to interrogatories and requests for production of documents pertaining to the photograph 3 at issue in this action and for an order jointly and severally requiring Plaintiff and his 4 counsel to pay attorney's fees in the amount of \$2,600. 5 Defendant Thierry Guetta brings the motion to compel after counsel for the parties 6 conferred in person pursuant to L.R. 37-1. The Motion is based on this Notice of Motion, 7 the Joint Stipulation, the supplemental memoranda that may be filed, all pleading and 8 papers on file in this action and upon such other evidence and argument as may be 9 presented to the Court prior to and at the time of hearing. 10 11 Dated: February 8, 2011 LAW OFFICES OF ALAN S. GUTMAN 12 /s/ John Juenger By: 13 John Juenger Attorneys for Defendant and Counter-Claimant 14 THIERRY GUETTA a/k/a MR. BRAINWASH 15 16 17 18 19 20 21 22 23 24 25 26 27 28